CHAPTER 13 PLAN AND RELATED MOTIONS 8-bk-08900

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF TENNESSEE

IN		GREGORY CARROLL BRANSON MARIE JO BRANSON	Case NO.:			
			Chapter	13		
SS	_	<u>xxx-xx-5408</u> xxx-xx-1304				
CF	HAPTE	CR 13 PLAN AND MOTIONS ☐ Original ☐ Amende	d	Date 09/30/08		
liso	cuss them	GHTS <u>WILL</u> BE AFFECTED BY THIS PLAN. You should a with your attorney. Any part opposing any provision of this part for the meeting of creditors or raise such objection orally before the meeting of creditors.	lan or any mo	tion below most file a written objection by the		
AC oro ora ora	CCEPT the ovisions of the ovisions of the over t	N MAY REQUEST THAT YOU ACCEPT ITS TERMS. If e plan provisions listed in 4(a), the provisions of 4(b) will be y of 4(a), you must file a statement that you DO NOT ACCEPT the the conclusion of the meeting of creditors, and the provisions ag such statement at the meeting of creditors that you DO NOT it, it will be deemed an election to be treated as provided in Par	our treatment ne plan either of 4(b) will b ACCEPT the	under the plan. If you DO NOT ACCEPT the in writing prior to the meeting of creditors, or e part of the plan. The filing of a statement or		
on VI	nclusion o	BJECT TO CONFIRMATION , you must either file a written of the meeting of creditors as set by separate notice. This plan refurched NOTICE unless timely objection to the motion(s) we that your lien may be voided or modified as herein noted if y	nay be confirr or confirmatio	med and the motions below granted on is filed. If you hold a secured claim, this		
۲H	IIS PLAI	N DOES NOT ALLOW CLAIMS. You must file a proof of c	laim to be pai	d under any plan that may be confirmed.		
. a)	Debtor This dat Paragra	ENT AND LENGTH OF PLAN shall pay \$ 392.00 Weekly to the Chapter 13 Trustee starting te can be no later than 30 days after filing of the petition. This ph 4.				
	\boxtimes	A payroll deduction order will issue to the Debtor's employer:		724604		
		Debtor will pay directly to the Trustee.		PO BOX 721601 Houston, TX 77272		
			(Name &	address of employer)		
0	days after	ebtor shall pay \$ to the Chapter 13 Trustee starting f r the filing of the petition. This date can be no later than 30 da jects the plan. See Paragraph 4.				
	employe	A payroll deduction order will issue to the Joint Debtor's er:				
		Joint Debtor will pay directly to the Trustee.				
			(Name &	address of employer)		
c)	Other p	ayments to the Trustee: NONE				
d)		mount to be paid to Trustee shall be not less than \$101,910.0 the plan.	("Base").	This amount may be altered if a creditor		
	PRIOR	RITY CLAIMS (INCLUDING ADMINISTRATIVE EXPEN	NSES AND S	<u>UPPORT)</u> [See § 1322 (a) (2)]		
	C 11 :		.•			

The following priority claims, if allowed, will be paid in full unless creditor agrees otherwise:

CREDITOR	TYPE OF PRIORITY	SCHEDULED AMOUNT	MONTHLY PAYMENT
Mary Beth Ausbrooks, 018097	Attorney Fees	3,000.00	372.00

CREDITOR		TYPE C	TYPE OF PRIORITY SCHEDUL		AMOUNT	MONTHLY PAYMENT	
Filing Fees		Filing Fees			274.00	3:08-bk-08900	
The Trustee petition as follows:	\boxtimes	The Debtor	Shall pay Domes	omestic Support Obligations that become due after filing of the			
DSO CREDITOR			SCHED	ULED AMOUNT		MONTHLY PAYMENT	

3. PRIORITY CLAIMS SUBJECT TO SUBORDINATION

-NONE-

Pursuant to § 1322(a)(4), the following priority creditors shall not be paid in full:

CREDITOR	REASON FOR SUBORDINATION	SCHEDULED AMOUNT
-NONE-		

4. SECURED CLAIMS NOT SUBJECT TO § 506

The following debts were either (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle or (2) incurred within one year before the petition date and secured by a purchase money security interest in any other thing of value.

(a) The Plan DOES propose to limit the secured claims listed below to the following amounts (cramdown). THIS WILL BE THE TREATMENT OF THE CREDITORS LISTED BELOW UNLESS THE LISTED CREDITOR FILES A STATEMENT BEFORE THE MEETING OF CREDITORS THAT IT DOES NOT ACCEPT THE PLAN OR ORALLY MAKES SUCH STATEMENT AT THE MEETING OF CREDITORS.

	CREDITOR	COLLATERAL	SCHEDULED AMT.	VALUE	INTEREST RATE	MONTHLY PAYMENT
Ī	-NONE-					

- (b) If a creditor noted above DOES NOT ACCEPT the plan, the collateral listed above for that creditor will be surrendered and the payments to the Trustee will be reduced by the amount listed under "Per Mo." for that creditor in 4(a) above, and the "base" reduced accordingly.
- (c) Debtor proposes to pay the claims not subject to § 506 as listed below in full.

CREDITOR	COLLATERAL	SCHEDULED AMT.	INTEREST RATE	MONTHLY PAYMENT
-NONE-				

5. PRECONFIRMATION ADEQUATE PROTECTION PAYMENTS AND PAYMENTS TO LESSORS

The Debtor proposes that the Trustee make adequate protection payments, or payments to lessors prior to the confirmation of the plan, pursuant to § 1326(a)(1) as follows:

CREDITOR	AMOUNT OF MONTHLY PAYMENT
-NONE-	

The Trustee shall commence making such payments to creditors holding allowed claims secured by a purchase money security interest in personal property or leases of personal property as soon as practicable after the filing of a proof of claim by such creditor. The Trustee shall receive the percentage fee fixed under 28 U.S.C. § 586(e) on such payments. Upon confirmation the treatment of such claims will be governed by Paragraph 4 or 6 as appropriate.

6. SECURED CLAIMS AND MOTION TO VALUE COLLATERAL

Debtor moves to value the collateral as indicated below. Trustee shall pay allowed secured claims the value indicated or the amount of the claim, whichever is less. The excess or creditors claim shall be treated as an unsecured claim. Any claim listed as "NO VALUE" in

the value column below will be treated as an unsecured claim, and the lien avoided pursuant to § 506.

				3:08-	<u> </u>
		SCHEDULED		INTEREST	MONTHLY
CREDITOR	COLLATERAL	AMOUNT	VALUE	RATE	PAYMENT

7. SURRENDERED PROPERTY

In addition to any property surrendered under 4(b), Debtor surrenders the following collateral. Upon confirmation, the stay is lifted as to surrendered collateral. Any claim submitted by such creditor will receive no distribution under the plan until an amended proof of claim is filed by such creditor, reflecting any deficiency balance remaining following surrender.

CREDITOR	COLLATERAL
	2007 DODGE CALIBER
	(CITIZENS FINANCE)
	57000 MILES
	PUR 6/8/06
CITIZENS AUTO FINANCE	SURRENDER WITH CO DEBTOR RELIEF

8. <u>UNSECURED CLAIMS</u>

Allowed non	-priority	unsecured	claims	shall.	be:	naid:	as	follow	VS.
I IIIO W CG IIOII	priority	unsceuted	Ciuiiii	biiuii		pula	uo	TOHO	10

The Debtor shall pay sufficient funds to provide a pool to unsecured creditors of \$ ("Unsecured Pool"). Payments to
unsecured priority and general creditors will be made from this pool. The unsecured creditors will receive all funds remaining in
the Unsecured Pool after satisfaction of all allowed priority claims.
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	Not less	than	20	percent.
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Funds that the Trustee receives which exceed the total allowed priority unsecured claims, the total secured claims plus interest,
long term claims, and the Unsecured Pool shall increase the Unsecured Pool until the Debtor has paid the total Base amount
indicated in Paragraph 1(d).

Separately Classified Unsecured Claims

(1) Cosigned claims shall be treated as follows:

CREDITOR	COSIGNER	TREATMENT	AMOUNT	
-NONE-				

(2) Other classified unsecured claims:

	REASON FOR		
CREDITOR	CLASSIFICATION	TREATMENT	AMOUNT
-NONE-			

9. CURING DEFAULT AND MAINTAINING PAYMENTS

(a) Trustee shall pay the allowed claims for arrearages, and Trustee shall pay the postpetition monthly payments to the creditor.

CREDITOR	COLLATERAL	ESTIMATED ARREARAGE		INTEREST RATE	REGULAR PAYMENT AMOUNT
SUNTRUST BANK	RESIDENCE 4900 SAUNDERSVILLE ROAD OLD HICKORY, TN 37138	2,328.00	11/08	0.00	582.00
WASHINGTON MUTUAL	RESIDENCE 4900 SAUNDERSVILLE ROAD OLD HICKORY, TN 37138	2,286.40	11/08	0.00	571.60

(b)	CREDITOR		ATERAL		LAST MONTH IN	INTEREST	REGULAR PAYMENT AMOUNT	
-NONE								
10. <u>EX</u>	ECUTORY CONTRA	CTS AND U	NEXPIRED 1	<u>LEASES</u>				
All exec	cutory contracts and leas	es are rejected	l, except the fo	ollowing are assumed	and treated un	der the plan as noted:		
	CREDITOR		PROPERTY DESCRIPTION ASSUME CELL PHONE CONTRACT \$70.00 PER MONTH			TREATMENT UNDER PLAN Assume		
AT & T								
11. OT	HER PLAN PROVISI	IONS AND M	IOTIONS		·			
(a)	Motion to Avoid Lier Debtor moves to avoid			air exemptions:				
	CREDITOR				COLLATI	ERAL		
-NONE	-							
(b)	Lien Retention and M Except as provided abordompletion of all paym	ove in Paragra	ph 7 and 10(a)), allowed secured cla	nim holders ret	ain liens until liens are i	released upon	
(c)	and/or submitted to the the case is not dismisse	ebtor, if not re Trustee and i	presented by c noves the cour	counsel) certifies that	all information	ring Compliance required under § 521(a satisfied the requireme		
(d)	Debtors mov	e the Court t	o substantive	ly consolidate the jo	int estates.			
	Debtors mov	e the Court t	o NOT substa	antively consolidate	the joint estat	es.		
(e)	Vesting of Property of Property of the estate s Upon confirm	shall revest in		on discharge.	Other:			
(f)		itors and lesso	rs to be paid d standing the au		shall continue	to mail to Debtor the cu	ustomary monthly	
(g)	Order of Distribution Trustee shall pay allow	ved claims in t	_					
(1)	`							
(3) (4)	`							
(5)								
(6)								
(h)	Other, Special Provis	sions of the P	lan Not Elsev	where Described:				
				s/ Mary Beth Ausbro				
				Mary Beth Ausbrook DEBTOR'S ATTORN		JRE		

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